

UNITED STATES DISTRICT COURT

for the

1 District of LEWIS AND CLARK COUNTY

HELENA division

Case No.

6:21-cv-00072-SEH.

(to be filled in by the Clerk's Office)

TIMOTHY PAY, SAOLER

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

-v-

SEE PAGE 4

STATE OF MONTANA et al

Defendant(s)

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

**AMENDED COMPLAINT FOR VIOLATION OF
CIVIL RIGHTS (Prisoner Complaint)**

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.

Case 6:21-cv-00072-SEH Document 6-1 Filed 10/26/21 Page 2 of 11

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

I. The Parties to This Complaint**A. The Plaintiff(s)**

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

TIMOTHY M. SAUER

All other names by which

AOT 302117

you have been known:

700 CANTER LAKE RD

ID Number

DEER LODGE, MT. 59722

Current Institution

Address

City

State

Zip Code

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (*if known*) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Defendant No. 1

Name

DR REECJob or Title (*if known*)DR

Shield Number

?

Employer

MSP

Address

700 CANTER LAKE RDDEER LODGE, MT. 59722

City

State

Zip Code

 Individual capacity Official capacity

Defendant No. 2

Name

DR RISERJob or Title (*if known*)DR

Shield Number

?

Employer

MSP

Address

700 CANTER LAKE RDDEER LODGE, MT. 59722

City

State

Zip Code

 Individual capacity Official capacity

Defendant No. 3

Name

Job or Title (*if known*)

Shield Number

Employer

Address

PROTOLIVE COTBY
 PROTOLIVE
 ?
 M&P
 200 EAST TAKE 10
 OREGON MT 59722
 City State Zip Code

Individual capacity Official capacity

Defendant No. 4

Name

Job or Title (*if known*)

Shield Number

Employer

Address

MR. GOOTKIN
 MOOC DIRECTOR
 ?
 STATE OF MONTANA 501 S. LAST CHANCE CIRCLE
 PO BOX 221301
 HEILDA MT 59629-1301
 City State Zip Code

Individual capacity Official capacity SEE PAGE 3-A

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the “deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws].” Under *Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics*, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

A. Are you bringing suit against (*check all that apply*):

Federal officials (a *Bivens* claim)
 State or local officials (a § 1983 claim)

B. Section 1983 allows claims alleging the “deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws].” 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?

C. Plaintiffs suing under *Bivens* may only recover for the violation of certain constitutional rights. If you are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

5. MS WORRINS

MSDOC ASSISTANT DIRECTOR

MS STATE OF MONTANA

501 SOUTH LAST CHANCE DRUG

PO BOX 201301

HELENA, MT 59620-1301 individual capacity

6. JIM SOLMSEN

MSDOC DIRECTOR

STATE OF MONTANA

500 CANYON LAKE RD

DEER LODGE, MT 59722 individual capacity

7. DR. CHAPEL

MSD DR.

MSD STATE OF MONTANA

500 CANYON LAKE RD

DEER LODGE, MT 59722 individual capacity

8. MS COTBY

NURSE PRACTITIONER PHYSICIANS ASSISTANT

MSD STATE OF MONTANA

500 CANYON LAKE RD

DEER LODGE, MT 59722 individual capacity

9. MICHAEL REGGENDAHL

MSDOC DIRECTOR

505 S. 1ST DRUG COURT

PO BOX 201301

HELENA, MT 59620-1301 individual capacity

10. MR. SAWYER

MSDOC LEGAL SERVICES

STATE OF MONTANA

501 SOUTH LAST CHANCE DRUG

PO BOX 201301

HELENA, MT 59620-1301 individual capacity

Name: _____ Number: _____ Housing: _____ Date: _____

3A

(NOTE: Only one continuation page may be used.)

INMATE/OFFENDER GRIEVANCE CONTINUATION FORM

STATE OF MONTANA DEPARTMENT OF CORRECTIONS MSP MWP CONTRACT FACILITY:

11. ABBY MARTIN

MSP

500 CANYON LAKE RD

DEER LODGE, MT 59722. INDIVIDUAL CAPACITY

12 TODD BOESE

MDOC

MANAGERIAL CARE REGISTERED NURSE

501 S. 1ST CHANCE DRUG

PO BOX 201301

HELENA, MT 59601-1301 INDIVIDUAL CAPACITY

13. CONNIE WINNER

MDOC

MDOC

501 S. 1ST CHANCE DRUG

PO BOX 201301

DEER LODGE, MT. 59722. INDIVIDUAL CAPACITY

14. NURSE REICHEN

MDOC MSP

?

500 CANYON LAKE RD

DEER LODGE, MT. 59722. INDIVIDUAL CAPACITY

15. DO KAHUT

MSP

?

500 CANYON LAKE RD

DEER LODGE, MT. 59722. INDIVIDUAL CAPACITY

16. TODD BOESE

MDOC

?

Name: _____ Number: _____ Date: _____

38

(NOTE: Only one continuation page may be used.)

INMATE/OFFENDER GRIEVANCE CONTINUATION FORM

MSP MWP CONTRACT FACILITY: _____

STATE OF MONTANA DEPARTMENT OF CORRECTIONS

UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF MONTANA

HEILNA DIVISION

6 of 34

CERTIFICATE
NO. 710074
(P) 2003
X ~~SEARCHED~~

SEARCHED
INDEXED
SERIALIZED
FILED
1/21/04
FBI - BIRMINGHAM

MR. TIMOTHY RAY SAULIN PLAINTIFF) CASE NO: G.21-CV-00072-SRH
MO SALAH ALI BIN YOUSSEF, RA SYYUB) 1983, EMERGENCY
V.) COMPLAINT, GRAND
MR. GANTKIN; MS. WILKINS; JIM) JURY DEMAND
SOLMANSEN; DR. CHAPEL; BOESE)
COSBY; MICHAEL RIGIVALD; MR.)
SOMOCY; DR. RISER; DR. REED;)
ABBY MARTIN; SPECIAL AGENTS)
COMMITTEE MS. PASHA AND, KOTLUT;)
SCHARF; MS. CONNIE WINNER)
DERICK BUDD; BILL WEDDINGTON)
MICHAEL F. FLETCHER; NURSE REICHER)
DEFENDANTS.)

AMENDED COMPLAINT

1. THIS COURT HAS full JURISDICTION
2. THIS IS AN EMERGENCY COMPLAINT
3. SADIK IS PLAINTIFF AND REQUEST A GRAND JURY TRIAL.
4. THIS HAS AND IS A GOING MATTER(S).
5. THIS IS FOR DAMAGES, PAST DAMAGES AND FUTURE DAMAGES.

6.

STATEMENT OF CLAIM.

7. SADLER ARRIVED AT MOHO MOOR MSP ON MAY 10TH, 2017.

8. SINCE MAY 11TH, 2017 THROUGH 10/07/2021, PLAINTIFF HAS FILED APPROXIMATELY 379 MEDICAL KITES, INFORMALS, AND GRIEVANCES NOT INCLUDING OSR(S) OR LETTERS.

9. PLAINTIFF IS CONTINUING GRIEVANCE PROCEDURES.

10. MSP MS BILLY REKH AND MR APODE LHUI AND MR JIM SOLMANSON HAS PUT SADLER ON GRIEVANCE RESTRICTION - YET IS ALLOWED ONE PER WEEK.

11. ON 5/11/17 & 5/12/17, INFORMALS MS MARTIN ADDRESSES THAT IM BEING TREATED FAIR WHICH WAS LESS THAN TRUTHFUL - AND AM

12. TRY TO ADDRESS CONCERN AT APPOINTMENTS FOR PAIN AS

ALL THIS GIVEN WAS NAPKIN AND NAPKIN WHICH DOES NOTHING AT ALL.

13. 5/21/17, INFORMAL TO DR KATHUT FOR PAIN FOR MULTIPLE DE-
GENERATIVE ~~THE~~ DISEASE, FOR NECK & CS CAMPING FRACTURE;
HEMATOMA LEFT SHOULDER/PECTENAL, RIGHT BACK SHOULDER, PRO.
HERNIAS; PLUS 2 SUBDURAL HEMATOMAS RIGHT FOREFRONT/FRONTAL
LOB OF BRAIN; DR KATHUT DID NOTHING.

14. SADLER DID GRILLET FACTORS OF HCV; NO 11 OF ABOVE PRACTICIT

15 AND MORE VIA THE MONTHS OF MAY 2017 ALL THE WAY
UP THROUGH NOVEMBER 17TH, 2017 UNTIL SADLER WAS TRANSFERRED
TO PODCAST IN FLORIDA STATE VIA ICE AGAINST HIS WILL AND WISHES
BECAUSE COMPLAINING AND GRIEVANCES, AND FOR FILING GRIEVANCES
OR MISER WANDER IN MICHAEL FLATCHER.

15. SADLER WAS NEVER PROVIDED ALL OF HIS INFORMALS, GRIEVANCES, OSR(S) ETC THAT WAS FILED AGAINST DEFENDANTS MARTIN, FLETCHER REGINARD, OR KOHUTS, REFC BECAUSE THEN PRIOR TO ME JIM SOLMANSER NOW HEAD WISCONSIN DID NOT ALLOW ME TO TAKE ANY PROPERTY WITH ME AND DID FAIL TO MAIL SUCH TO ME AS HE IS VERY MUCH AWARE OF SUCH MATTERS, YET ALTHOUGH THE PLAINTIFF HAS OBTAINED A COPY OF A FEW INFORMALS FROM THE GC AT MSP BUT NOT ALL BUT SADLER IS IN CONTINUATION TO OBTAIN MORE.

16. WHILE IN FDOC/FLA SADLER WAS STILL ON DOA MSP MEDICAL ALSO TO APPROVE MEDICAL NEEDS AT MOOC REGINARD, SAMOZY, SOLMANSER, DID NOTHING AT WHICH SADLER EVENTUALLY FILED SADLER V. NOEL ET AL AND SADLER V. MASA ET AL; SADLER V. DEPT. OF CORRECTIONS ET AL IN RECORDS OF HCV AND OTHER MEDICAL PROBLEMS.

17. SADLER EVENTUALLY OBTAINED BLANK COPY OF OF MOOC MSP 9.3.3 OPS. GRIEVANCES, INFORMALS AT WHICH FROM SADLER'S ARRIVAL IN FDOC/FLA 1/10/2018 THU 2021 SADLER OBTAINED SUCH FROM SAMOZY AND FILED SUCH INFORMALS 7/19/20, - 7/19/20 - 11/11/2020 & 11/15/2020 FOR MEDICAL BECAUSE FDOC/FLA WASN'T PROVIDING SUCH MEDICAL PER HCV OR HERNIAS, SURGICAL FOR SHOULDER OR RIGHT KNEE OR MRI - NO REALLY DOING WITH IN 6.

18. SADLER ARRIVED BACK IN MSP 1/21/21.

19. SADLER FILED MEDICAL KITE JAN 22, 21 FOR COUPLE HERNIA'S, DISLOCATED SHOULDER, HEMATOMA LEFT SHOULDER/PECTENIA!

TENDONS TORN UNDER RIGHT BACK SHOULDER AND. NOTHING WAS DONE AT ALL.

20. MEDICAL KITS ASKING FOR RETRACT GLASSES 1/26/2021 WITH NO RESPONSE.

21. OVER PERIOD OF 1/21/21 WHITE BEING HELD AT MSP STATION HAS BEEN MS COBY A VARIETY OF TIMES APPROX. 5-6 TIMES AND ALL TIMES DONE HAS BEEN ON A BLOOD TEST AND MOVED X RAYS - AT WHICH IT TOOK (5) yrs TO OBTAIN ON STATION BACK, HIP, SHOULDERS, NECK, KNEE. TREATMENTS DATE 1/28/21

22. JADIM OBTAINED FINALLY (4) SESSIONS FOR HIS NECK ON THERAPY WHICH X RAYS SHOWS NECK IS DAMAGED.

23. NECK WAS DAMAGED BY MR FLETCHER ASSAULTING STATION IN 2017 IN LHQ MAX WHITE HAVING ON SHACKLES, BODY CHAIN AND CUFFS AND A ROPE OVER HIS HEAD.

24. DEFENDANT SOLMANSON KNOWS OF THIS, PLEASE C/O HANECKY, SGT BROWN, MR SCHETTS CM LHQ AND OTHERS AS WELL.

25. MEDICAL KITS 1/25/21; 1/27/21; 1/29/21; 1/30/21, & 1/29/21
NOTHING DONE.

26. Informal 2/6/21 HCV MEDICATIONS ZEPATAN BEING MISSED BECAUSE NURSES STATES OR (S) REEC, RISER STATES THEY WERE SENT FROM FDOC/LKC CORRECTIONAL Ctr AT WHICH THEY WERE WITH ME - BECAUSE JADIM WAS MOVED TO HIS MORNING PILL OF ZEPATAN IN ORLANDO FLORIDA A TRAIN STATION IN ROUTE TO MSP 1/21/21.

27. MEDICAL KITS 2/6/21 FOR CLEOSIS OF LIVER NOTHING DONE.

28. MEDICAL KITS 2/6/21 / 2/6/21 / 2/11/21 / 2/12/21 / 2/13/21
ALSO DEFENDANT PASHA STATING THAT HE FINISHED HCV

MEDICATIONS.

29. FDOC/FAC DONT WANT TO PROVIDE ANY HCV ANTIVIRALS MEDICATIONS BECAUSE WAS ILL NOT FROM FLORIDA - SO I WAS PUT ON A CLASS ACTION IN FLORIDA SEE HOFFER V. INCH. Fla 2019, 2021.
30. FDOC/FAC LAKE CI STATED MONT. HAD TO PAY BILL.
31. MONT WASN'T RESPONDING SO PLAINTIFF FILED SADLER V. NOCI ET AL., AND THAT WAS DISMISSED SO PLAINTIFF FILED SADLER V. MESA ET AL AND THIS WAS DISMISSED.
32. LUCKILY PER HOFFER V. INCH I DID GET ANTIVIRALS BUT WAS ALSO TOLD NOT APPROVED SUCH TO E TO OBTAIN HCV ANTIVIRALS.
33. I WAS BROUGHT BACK TO MSP ON 1/21/21 AFTER I STARTED HCV IN FDOC/FAC LAKE CI ON AROUND ABOUT DECEMBER 2020.
34. AS SOON AS I ARRIVED BACK AT MSP - MSP DEFENDANTS WERE DOING AS THEY WERE IN 2017 DENYING ME MY HCV MEDICATIONS.
35. WHILE IN FDOC/FAC THE DEFENDANTS WOULD APPROVE NO SURGERIES EITHER AT ALL.
36. AS WELL DENYED HCV MEDICATIONS UP UNTIL 2020 - SO FROM 2017 - 2020 PLAINTIFF SUFFERED.
37. GRIEVANCE WAS SUBMITTED NUMEROUS TIMES BUT DENIED AS NOT PROCESSED OR SIMPLY NO RESPONSE BACK AT ALL.
38. INFORMAL GRIEVANCES SUBMITTED ALSO ON 2/16/21 - REQUEST IN ALL SURGERIES & MEDICATIONS.

39. ALTHOUGH ON 2/5/21, 1010W GCT MEWS NEITHER AND CIO
SAID HCV LOOK INTO IT MONDAY ABOUT HCV MEDICATIONS TO
SAVE LIFE.

40. ONCE YOU START HCV ANTIVIRALS, YOU ARE NOT SUPPOSED TO TAKE
A SINCE DAY AND IT'S SO YOU START THE WHOLE REGIMENT
OF ANTIVIRALS ZEPATIN ALL OVER.

41. DEFENDANT REEC WOULDNT DO SUCH.

42. ON 6/17/21, INFORMAL WAS SENT TO DEFENDANT WAIKEN
NO RESPONSE.

43. ON 6/17/21, INFORMAL COMPLAINING OF KNEE, HIP, LEG, BACK
NECK AND NEVER RESPONDED TO.

44. THIS WAS DIRECTED TO THE MEDICAL COMMITTEE DEFENDANTS DR
REEC, DR RISER, DR CHAPEL, MS PASCHA MS SCHAFF ~~AND MS~~
45. INFORMAL 6/17/21 FOR HEARING AIDS & HEARING TEST NEVER
A RESPONSE UNTIL 9/23/21.

46. IT TOOK (5) yrs TO OBTAIN.

47. I WAS TOLD TO SEE DR Tomorrow AND AS OF TODAY'S DATE I
HAVEN'T DONE SO FOR SUCH AS OF 10/29/21.

48. INFORMAL GRIEVANCE SUBMITTED 6/20/21, HERNIAS, NO RESPONSE.

49. I BROUGHT HERNIAS TO MS COSBY WHILE IN MOU AND WAS TOLD
THAT THEY USUALLY DONT DO NOTHING ABOUT SUCH UNLESS
THEY STICKING OUT.

50. MWE STICK OUT

51. 6/20/21 ALSO GRIEVANCE ON KNEE, LEG, BACK, SHOULDER -
NO RESPONSE.

52. ON 6/20/21 I SAW DEFENDANT REEC FOR HERNIA.

53. DOCTOR REEC PLAYED IT OFF OH I'LL HAVE TO CHECK YOU EVEN THOUGH FOLK/PAC PROVIDED ULTRASOUND AND I HAVE X 2 HEMAS. SU. MONT, FLA. DOES THE SAME YOU HAVE TO STRUGGLE TO OBTAIN ANYTHING.

55. REEC STATED OH I'LL HAVE TO HAVE OUTSIDE VERIFICATION

56. I STATED WITH THESE ALREADY VERIFIED.

57. REEC BECAME ANGRY BECAUSE THE WAY HE TOUCHED AND GRABBED ME AND I REJECTED SUCH ACTIONS. AS I FILED PAPER ON HIM.

58. AFTER SUCH SAME ISSUES ONLY MORE SO - DENIED.

59. THAT'S ALSO RETALIATION.

60. 6/22/21 INFORMED DR REEC NO RESPONSE.

61. DEFENDANT REEC WAS DOING SAME ACTIONS 2017.

62. I HAD TO SEE DR CHAPEL A DEFENDANT BECAUSE I FILED PAPER ON DEFENDANT REEC AND INVESTIGATOR DERICK AND SAID THAT I D NOT SEE REEC NO MORE FOR THE REST OF MY TIME.

63. DEFENDANT CHAPEL STATED IN FRONT OF A NURSE AND SAID THAT OH YOU FILED PAPER ON PEOPLE WHO DON'T DESERVE IT - SO I ENDED THE CONSULTATION.

64. INFORMED DR REEC 6/25/21 DENY MEDICAL

65 X RAYS ON SHOULDER, HIP, BACK, NECK AFTER (5) YRS.

66. HAVE A CONSULTATION WITH HIP DOCTOR IN ALEXANDRA AND HE STATED THAT I NEED A HIP REPLACEMENT YES ALSO STATED THIS IS USUALLY PUT OFF FOR (5) YRS.

67. I FOUND THAT TO BE STRANGE

68. MISS COSBY DID SET ME UP APPTS WITH NO SPACES IN DECEMBER

COODGE FONE NECK AROUND ABOUT 6/17/21.

69. I HAD FOUR SESSIONS.

70. COSBY WANT SET UP MORE SESSIONS.

71. MS. DAVIS ALL STATE TO FACE NECK IS ARTHRITIS. YET ON ACTUAL MEDICAL XRAY REPORTS IT SHOWS MULTIPLE DEGENERATIVE DISC DISEASE.

72. DEFENDANTS WANT MOVE ME ON NECK.

73. PLAINTIFF EXPLAINED THAT HE HAD A C5 COMPOUND FRACTURE ON HIS NECK AND MIN. WOMAN CAUSED MORE DAMAGE WHEN HE PHYSICALLY ASSAULTED ME WHILE IN RESTRAINTS AS HE STATED.

74. I HAVE BROUGHT ALL OF MY MEDICAL CONDITION TO THE MINDS AND ATTENTION OF DEFENDANTS GOOTKIN, WALKIN, SOLMANSEN, MICHAEL REAGAN, REC, CHAPL, COSBY, SMOOK, THE SPECIAL AGENTS COMMITTEE ALSO AND MS. PASHA, MS. SCHAFER AND MS. WINNER, DR. RISER AS WELL AS MR. TINNETT, MR. FLATTEH AND DR. KELHUT. SINCE DODD UP THROUGH T-DAYS DATE 10/29/21, AND THEY ALL STILL FAIL IN RESOLVING MATTERS TO MOVE ON.

75. SHOULDER SHOULDN'T HAVE BEEN DISLOCATED AND BONE STICKING UP SINCE 2019 YOUR Honor.

76. DEFENDANTS X AND BJ WANT MOVE ME TO SEE HOW BADLY IT'S REALLY BROKEN BECAUSE BONES INSIDE ACTUAL SHOULDER POP AND MOVE SIR.

77. ALL DEFENDANTS WALKIN, GOOTKIN, BOSZI, WINNER HAVE BEEN SENT ALSO LETTER & MEDICAL KITS, INFORMALS. SO THEY ALL AWARE OF IT BUT DON'T DO NOTHING.

78. SADICK ASKED REEC FOR PAIN MEDS, AND REEC SAID -
SUE ME TAKE IT TO PUCKING COUNT AS WEVE ALREADY
BEEN IN COUNT 16 TIMES FOR FAILURE TO TREAT SOQUALLY
PAIN WITH SOQUALLY PAIN MEDS. GIVE ME 12. WEVE WORN OUT
OF THEM.

79. SADICK IS UNABLE TO OBTAIN ANYTHING NARCOTIC FOR CHRONIC PAIN.

80. SADICK HAS BEEN GIVEN SOME NON-NARCOTIC MEDS THAT DONT DO NOTHING.

81. SADICK IS TOLD THAT RIGHT SHOULDER IS EASOMATIC BUT STILL IS DISLOCATED, BONES STICKING UP ON INSIDE ITS BUSTED UP ALSO.
THEY WANT PLATE OR MRI.

82. SADICK HAS SCHILOIOS OF THE BACK.

83. WONT PLATE BACK BONE.

84. BUT THE REAL REASON FOR SCHILOIOS OF SPINE IS BECAUSE
THE ACTUAL LIGAMENT IN RIGHT SIDE OF BACK STRAP MUSCLE
IS TORN OR SO SPINE IS PULLED OVER TO LEFT SIDE
SO IF MRI WERE GIVEN ALSO IT WOULD ALSO SHOW ALL OTHER
DAMAGE THATS DANE BUT SURGERY OR THERAPY, LIGAMENT THOSE
ALONG WITH BACK BRACE WILL HELP CORRECT MATER. BECAUSE IT'S TOO
BAD - YOUR HONOR.

85. IN '04 A 010 AD 15 GUNSHOT WOUND TO LEFT SHOULDER (CLAVEST)
CONNECTIVE TISSUE THAT CAUSED A ~~SH~~ HEMATOMA & STILL
REQUIRE SURGERY BUT MSP. STATE OF MONTANA OFFICERS
WONT DO NOTHING.

86. PLAINTIFF REQUIRES SURGERY ON RIGHT KNEE PATELLO BECAUSE

IT WAS NEVER ENDSORED TO BKG AND SEPARATED upper Femur
THIGH Bone from Lower SHIN Bone making RIGHT LEG shorter
longer than LEFT LEG also throwing off Hip causing more
PAIN in RIGHT Hip & because of such has caused LEFT Hip
PAIN & LEFT KNEE plus Lower BACK AND TO TOP of L4 &
OFF SADDEN DOES HAVE such multiple DEGENERATIVE DISC
DISEASE from TO TOP spine NECK DOWN TO Lower BACK
REGION.

87. INSTEAD of providing surgicys as per, STATE OF MONTANA simply
provides orthopedic shoes at which also puts plaintiff further
in pain.

88. ALL NAMCO ARE DEFENDANTS.

89. ALL NAMCO HAVE BEEN MADE aware & notificd of all
ABOUS.

90. plaintiff went through (5) yrs before he ever obtained
a pair of SEEING GLASSES, BIFOCALS so HE BASICALLY WENT BLIND.

91. I HAVE ALL DOCUMENTATION TO VEST TO simple copy and
put in THIS at TIME.

92. SADDEN STATES THAT CODY STATES BEFORE AND MORE NECK
THUMPS LETS WORRY ABOUT HERNIAS.

93. IT TOOK ALL THESE yrs TO GET DEPARTMENT TO ACKNOWLEDGE
SUCH AND NOW WITH ONLY 9 MONTHS LEFT TILL DISCHARGE
THEY WENT TO TELL ME THAT THAT I STILL HAVEN'T WRITTEN.

94. ALL THESE DOING IN POSITIONING, HINDERING ME, SETTING
OFF SO I'LL GET OUT AND THEY DONT HAVE TO PAY
FOR THE SURGICYS.

95. ALL DEFENDANTS HAVE AND HAVE BEEN SITING UNDER A COLOR OF STATE LAW, SITING IN THEIR INDIVIDUAL CAPACITY, WHILE BEING DELIBERATELY INDIFFERENT AND BLIND ACTION WITH MALICIOUS INTENT CAUSING MEDICAL PROBLEMS TO WORSTEN AND USING A TURNING OF THE HEAD AND A COLD SHOWER LEAVING PLAINTIFFS MEDICAL, PHYSICAL PROBLEMS UP TO THE COURSE OF NATURE.

96. MR WEDDINGTON IS ALSO AWARE AND BEEN NOTIFIED AS WELL.

97. DEFENDANTS COOTKIN, WOLKIN, SOLMANSSEN, CHAPAL, RISER, REEC, COSBY, THE SPECIAL NEEDS COMMITTEE AND MS PASCHA, MS SCHAFER, MR BUDD, WEDDINGTON, WINNER, FLETCHER, REGINAIO, HAVE FAILED TO HAVE A POLICY THAT PROVIDE ALL ABOVE MEDICAL, SURGICAL, PAIN MEDS, AND OF FOL HAVING A POLICY THAT PREVENTS SUCH ALL ABOVE MEDICAL NEEDS.

98. ALL NAMED DEFENDANTS HAVE FAILED TO ACT, TO PROVIDE ALL ABOVE.

99. DEFENDANTS REEC, CHAPAL, RISER MEDICAL COMMITTEE, MS PASCHA, SCHAFER, COSBY, SOMOCHY, WINNER, COOTKIN WOMENS FICHTER BOESE, REGINAIO HAVE BEEN AWARE OF SADIRS CONDITION SINCE 2017, AND HAVE FAILED TO ADMINISTER ADEQUATE MEASURES OF TREATMENT, SURGERY AND THERAPY FOR HIP, BACK, KNEE, SHOULDER(S) AND HAVE KNOWINGLY BEEN MALICIOUS, IN INTENT AND REEC, RISER, CHAPAL, COSBY, SPECIAL NEEDS COMMITTEE.

DUCT AND OTHER ORGANS IN HIS BODY AND VAST DEPRESSION AS HCV IS A KILLER AND THE QUASI SPECIES OF HCV MUTATE CAUSING HARM TO YOUR OVERALL BODY YOUR Honor. PLEASE SEE SADLEN

v. MESA et al 5:20-cv-00511-RJD-PRL AND SADLEN v. NOEL et al, SADLEN v. OULTON, SADLEN v. OULTON et al you'll see that these are all related - BUT SADLEN v. MESA et al, I ask that you review especially in regards to this emergency complaint your Honor.

103. SADLEN IS MUSLIM; AND THIS IS THE ALSO ISSUE BEHIND THE SCENES THAT THOSE PROBLEMS - BUT SADLEN WILL BE MATURE AND STATE THAT THAT ASSIDE FACTORS, IN A CLAUSE BY ITSELF AND POTENTIALLY NOT - THE REASON THAT DEFENDANTS ARE AVOIDING AND ALSO DENYING HIM SOLICITATE MEDICAL ASSISTANCE SIR!

109. ALTHOUGH PLAINTIFF STATES THAT IT DOES OR COULD HOLD SOME BIAS IN REGARDS BECAUSE HE'S NOT CHRISTIAN.

110. SADLEN ALSO STATES THAT HE FEARS THAT THERE IS A CHANCE THAT HE STILL HAS HCV BECAUSE MR. COSBY STATED THAT IT CAN'T BE DETECTED BY A BLOOD TEST BUT CAN BE BY A SLAVA MOUTH SWAB TEST.

111. THIS DOESN'T SEEM PROBABLE.

112. ALSO SADLEN STATES THAT MSP, STATE OF MONTANA AND DEFENDANTS DON'T WANT TO PAY FOR ANOTHER REGIMENT OF HCV ANTIVIRALS MEDICATIONS THATS \$ 1000.40 DOLLARS A PILL FOR ZEPATAN.

113. SOONER STATES THAT CIRROSIS OF THE LIVER ALSO DESERVES MEDICAL MEDICATIONS FOR IT SINCE THE DEFENDANTS DR REED, CHAPEL, RISCH, COSBY, STATES THAT ~~HCV~~^{HCV} IS KILLED.

114. YES THE LIVER CAN HEAL ITSELF BUT WHEN A PERSON HAS CIRROSIS OF THE LIVER AND THE BILE DUCT IS DAMAGED THEN MEDICATIONS ARE NEEDED TO HELP CURE THE MEDICAL MATTER OF CIRROSIS OF LIVER BECAUSE OF A LOT OF PHYSIOLOGICAL, CELLULAR MECHANISMS YOUR HUMAN.

115. A LIVER BIOPSY SHOULD OF BEEN CONDUCTED TO SEE EXACTLY WHAT STAGE HCV IS IN, AND SINCE HCV IS ALLEGEDLY KILLED THE LIVER BIOPSY SHOULD BE DONE TO SEE WHAT STAGE OF CIRROSIS OF LIVER IS IN YOUR HUMAN.

116. AS WELL A SPECIAL DIET SHOULD MEDICALLY BE PROVIDED AS TO A HIGH PROTEIN LOW FAT DIET TO ENSURE THAT HUMAN HAS ENOUGH PROTEIN TO HELP HEAL ITSELF DAILY, YOUR HUMAN.

117. A NORMAL HEALTHY LIVER TAKES APPROXIMATELY 75 GRAMS OF PROTEIN A DAY TO HEAL ITSELF. AND THIS CAN BE SCIENTIFICALLY VERIFIED YOUR HUMAN.

118. THE DEFENDANTS DONT, DOESNT CARE.

119. ALL THAT THEY CARE ABOUT IS \$ MONEY.

120. THIS IS 2021 ALMOST 2020 YOUR HUMAN.

121. MOST ALL OTHER STATES ON EXCEPTION OF MONTANA AND FLORIDA, AND POSSIBLY OREGON HAD SUPPRESSED MONTANA MEDICALLY AND PENITIALLY - AS TO DEPT-

of conditions goes because MDOC DOC MSP ETC is a
6000 old boy system and it cannot be moved
THAT ITS NOT your Honor Sir WITH 111 DUE RESPECT
AND IF THE US FEDERAL DISTRICT COURTS DONT CORRECT IT
SUCH SAME DAY ITS ALL GOING TO SIMPLY EXPLO-
TOME APART - RIOTS, ETC OF THE WORSE NATURE WITH
MANY CASUALTIES SIR!

122. THIS ISNT THE 6000 OLD BOYS WAY OR SUCH ANY
MORE BUT MENT. IS BEHIND EVEN IN THEIR STRUCTURES
OF THE ACTUAL STANDING OF [411] BUILDINGS SIR!

123. THE PLAINTIFF WAITED (5) yrs YOUR HONOR TO OBTAIN
ONLY HALF OF HIS TEETH CLEANED AT OBTAL.

124. NO THATS COMPLETELY RIDICULOUS SIR!

125. THE DEFENDANT HAVE FAILED IN ALL ADEQUATE PROCEDURES,
IN ASSISTING SAOIER MEDICALLY.

126. THIS HONORABLE JUDGE STATED THAT SAOIER IS NOT NEW TO THIS
COUNT AND THAT IS SO VERY MUCH TRUE BUT NO DISRESPECT
YOUR HONOR BUT IT IS THE US DISTRICT COURTS FAULT TO IN
EXTEND FOR NOT APPOINTING AN ATTORNEY TO REPRESENT
HIM IN SUCH CIVIL MATTERS AND COMPLAINTS, BUT THE
SYSTEM IS DEVISED SUCH WAYS SIR RIGHT - BUT IF THIS
MAN HAD A PAID ATTORNEY EVERYTHING WOULD GO
VERY MUCH DIFFERENT SIR

127. ON PAGE 2. PARAGRAPH 6 - LINES 1, 2, 3, 4, 5, 6, 7, 8
AND PAGE 3. LINES 9, 10, 11, 12, 13, 14, 15, 16, 17, ~~18, 19~~
ARE ALL SO TRUE, THIS AS THOSE STATEMENTS ARE -

134. DEFENDANTS REEC, CHAPEL, RISER RETALIATED AGAINST SADICKA
BY THEIR ACTIONS BECAUSE FILING PLA.

135. DEFENDANT BUDD STATED AS PLA INVESTIGATOR THAT DR REEC AND
CHAPEL RETALIATED(S) AGAINST PLAINTIFF BY NOT PROVIDING ADEQUATE
MEDICAL BECAUSE OF A) FILING PLA BUT ALSO BECAUSE OF
FAILURE IN THE PAST SINCE 2017 YOUR ITANON BUT HAS FAILED
TO DO ANYTHING BECAUSE SADICKA STUV HASNT GOTTEN ANY SURGERYS.

136. MR WEDDINGTON IS OVER PLA AND STATED THAT MR BUDD ALSO
IS LOOKING INTO SUCH BUT ALSO HAS FAILED TO HELP PROVIDE ADEQUATE
SURGERY.

137. BUDD AND WEDDINGTON ARE A PART OF DOC, MSP, MOOC AND OF
THE STATE OF MONTANA CORRECTIONS.

138. SOLMANSSEN HAS BEEN WRITE ABOUT MATTERS AND FAILS TO RESOLVE
MAILERS OR RESPOND BACK IN REGARDS.

139. MSP NEEDS OVERHAULED.

140. LETTERS WERE SENT TO SAMOGY, REGINALD FLETCHER, SOLMANSSEN,
GOOTKIN WHILE IN FLORIDA FDOCIFAC ALONG WITH ORIENCES
STARTING IN 2018 AS FDOCIFAC LEGAL MAIL RECORDS WILL SHOW.

141. SEE MONT AGREEMENT BETWEEN FLA. INT 1996/1997 THAT WAS
USED ON SADICKA VIA ICE AS MONT. MSP DIS., ADMINISTRATORS
WERE SUPPOSED TO INTERACT WITH ALL PLAINTIFFS MEDICAL.

142. SIMPLY PUT THEY DID NOTHING BUT BLOOD TEST/XRAYS, ULTRASOUND,

143. SADICKA GOT HCV ANTIVIRAL FROM BEING ON A CLASS ACTION

THAT WAS IN FLA. AGAINST FDOCIFAC NOT MOOC, MSP, DOC AND
ALSO HAD TO FILE X 2 SEPTEMBER 1983 THAT WERE DISMISSED TO OBTAIN
SUCH HCV TREATMENT EVEN THOUGH SADICKA WAS TOLD THAT IT

APPROVED OF SUCH.

144. SOOLER STILL HASNT FOUND OUT WHETHER MONT OR PIA PAID FOR SUCH.

145. YOUR Honor - AGAIN BLOOD TEST, X RAYS ISNT PROVIDING SURGERY.

146. BECAUSE YOU SEE A MEDICAL PROVIDER LIKE REEC, CHIPPEL, RISER OR CORY ISNT PROVIDING ADEQUATE MEDICAL IF THEY DONT FOLLOW THROUGH AND PROVIDE SUCH SURGERY - AND ALSO INEQUATE PAIN MEDS TO ACTUALLY ALLEVIATE PAIN YOUR Honor Sir!

147. GOTKIN, REEDMAN AS DIRECTOR AND WALKENS AS ASSISTANT DIRECTOR SHOULD HAVE PATIENTS MEDICAL PROBLEMS RESOLVED, HAVE MEDICAL DR(S), PROVIDERS THAT WILL DO THEIR JOBS PROFESSIONALLY AND AS AN ADMINISTRATOR DR REEC ISNT PROFESSIONAL - BUT A FAILURE AND HE'S GAY, A HOMOSEXUAL AND SHOULDNT BE ON AT MSP AND NUMEROUS PROVIDERS HAVE COMPLAINED OF SUCH INADEQUATE MEDICAL AGAINST HIM AND MSP IF THIS JUDGE WOULD CHECK INTO SUCH.

148. DR RISER STATED HE WAS SENDING ME OUT FOR SURGERY SEVERAL MONTHS AGO BACK IN AROUND ABOUT JUNE, JULY BUT HE STATED OH YOU HAVE A HERNIA IN YOUR BELLY BUTTON ALSO PLEASE NOTE THE TWO FEMORAL HERNIA AT YOUR PRIVATE AT AREA OF YOUR PELVIC BONE SO WILL GO DOWN THROUGH YOUR BELLY BUTTON TAKE THE MESH ETC DOWN THROUGH BELLY BUTTON AND FIX THE LOWER TWO THAT WAY.

149. WELL SOOLER, I, DONT HAVE A HERNIA THERE IN BELLY BUTTON SO I ASKED FOR A SECOND OPINION AND HAVE HEARD NOTHING BACK FROM HIM!

150. WHEN A PROFESSIONAL DR HIP SPECIALIST TELLS YOU THAT YOU NEED A HIP REPLACEMENT THAT MEANS YOUR HIPS BAD AND IF ITS

BAD ENOUGH FOR A HIP REPLACEMENT THEN THAT MEANS ITS DAMAGED
AND I NEED PAIN MEDICINE THAT WILL ALLEVIATE THE PAIN.

151. ALL FACTORS ABOVE SUGGESTS IN CHRONIC PAIN MENTALLY PHYSICALLY,
EMOTIONALLY AND STRESS AND INJURE CRUEL AND UNUSUAL PUNISHMENTS.

152. STILL DEFENDANTS WILL NOT PROVIDE A WHEEL CHAIR.

153. THEY WANT PROVIDE A LEG, NECK, BACK, KNEE BRACE, OR CANE, NOTHING.

154. CONSIDERING ALL ABOVE - A WALKER, CANE, KNEE, LEG BRACE SUGGEST CAN
STILL FALL. BUT WITH A WHEEL CHAIR HE CANNOT FALL DOWN AND INJURE
HIMSELF MORE.

155. SAOLIA STATES THAT A MRI ON LEFT SHOULDER DELT/PEC, RIGHT BACK/HOLDER
PRO, RIGHT LEG, RIGHT BACK STRAP RIGHT TRAPEZE WILL PROVIDE ALL
DOCUMENTATION THAT SAOLIA, TORN, BLOOD, BLEMISHES AND COMPLETELY TEAR
AN ACTUAL MUSCLE IN SHOULDER RIGHT, THAT PREVIOUS PROOF OF HARMOME ALSO.

156. SAOLIA STATES HE HAS TWO SEPARATE HEADACHES BECAUSE OF MUSCLE SUBDURAL
HEMATOMA X 2 FROM SHOOTING IN RIGHT FORE FOREARM OF BASTIN AND
A MRI IS NEEDED TO ALSO FULLY DIAGNOSE TO SEE IF ITS THE SAME
TISSUE OR BLOOD CLOTS CUSING SUCH PAIN.

157. SAOLIA STATES THAT SPECIAL NEEDS COMMITTEE AND MS PASHA, MS SCHLES
ARE ALSO OVER PROVIDING SURGERY, MEDS, WHEELCHAIR ETC., AND
HAVE FAILED TO DO SO ALONG WITH DR RISER, REED, CLIFTON, COBB.

158.

PRAYER

159. SAOLIA ASK FOR PAST DAMAGES, DAMAGES, FUTURE DAMAGES.

160. SAOLIA ASK FOR \$ 150,000 EACH FROM GUTHRIE, WALKER, REED, CLIFTON,
SOLMANSSEN, FLETCHER, BOSSE, WINNER, SAMSON, MARTIN, FOR
FAILURE TO ACT, MENTAL PHYSICAL, EMOTIONAL STRESS, ANGUISH AND
CRUEL AND UNUSUAL PUNISHMENTS, COUNTRY TO PRISONERS.

161. SADLER ASK FOR \$ 150.000 FROM EACH THE SPECIAL NEEDS COMMITTEE AND MS PASHA, MS SCHAFER FOR FAILURE TO ACT, MENTAL, PHYSICAL EMOTIONAL STRESS, AND ANGUISH AND UNUSUAL CRUEL & UNUSUAL PUNISHMENTS AND CRUELTY TO PRISONERS.

162. SADLER ASK FOR \$ 250.000 EACH FROM DR. REEC, RISER, CHAPEL, COBY FOR FAILURE TO ACT, MENTAL, PHYSICAL EMOTIONAL STRESS, AND ANGUISH, CRUELTY TO PRISONERS, CRUEL AND UNUSUAL PUNISHMENTS, AND KOHUT ALSO

163. SADLER ASK FOR \$ 150.000 FROM RECHTER FOR FAILURE TO ACT, MENTAL, PHYSICAL, EMOTIONAL STRESS AND UNUSUAL CRUELTY TO PRISONERS, CRUEL & UNUSUAL PUNISHMENTS.

164. SADLER ASK FOR \$ 50000 FROM WOODINOTON, BUD FOR FAILURE TO ACT MENTAL EMOTIONAL, PHYSICAL ANGUISH STRESS, CRUELTY TO PRISONERS, CRUEL & UNUSUAL PUNISHMENTS.

165. SADLER ASK FOR \$ 100.000 FROM ~~THE~~^{BOGHT} DEFENDANTS VIOLATING HIS DUE PROCESS RIGHTS OF THE 8 AMENDMENT AND MT STATE LAWS CRUELTY TO PRISONER, CRUEL & UNUSUAL PUNISHMENTS

166. SADLER ASK FOR MRI AS STATED ABOVE TO PROVE TO THE COURT THAT HE IS TAUTERULL AND TO SHOW DEFENDANTS KNOWING OF FAILURE TO ACT, PROVIDED SOLVATE MEDICAL PROFESSIONALLY.

167. SADLER ASK FOR WHEEL CHAIR. SO HE WENT FALL.

168. SADLER ASK FOR BACK BRACE. TO CORRECT SICKNESS WITH SURGERY OR LIGAMENT.

169. SADLER ASK FOR KNEE BRACE. SO WHEN HE GOT OUT OF WHEEL CHAIR.

170. TOTATIVE SADLER ALSO ASK FOR A CONVICTION, TRIAL.

171. SADLER ASK FOR AN ATTORNEY.

172. SADLER ASK FOR AN INVESTIGATOR.

173. SADLER ASK FOR A DOCTOR THATS NOT OF THE DEFENDANTS

ON A TIGHTED, CONNECTED OR EMPLOYED BY ANY OF THE DEFEND-
ANTS - OR HAVE WORKED OR DOES WORK FOR, OR IS A PROVIDER
ON THE OUT SIDE OF PHILADELPHIA.

174. TOTALLING 500000 ASK FOR \$ 3,500,000.00 DOLLARS FOR ALL
ABOVE FOR ALL DEPENDENTS FOR ALL ABOVE.

respectively

Mr. Timothy, Rev. 50-012

© Don on 10/30/21

~~as small as may~~

Case 6:21-cv-00072-SEH Document 6-1 Filed 10/26/21 Page 4 of 11

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

D. Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing under section 1983, explain how each defendant acted under color of state or local law. If you are suing under *Bivens*, explain how each defendant acted under color of federal law. Attach additional pages if needed.

Failure to TREAT, Failure to provide SURGERY, CONSPIRACY, DUE PROCESS, CRUEL AND UNUSUAL PUNISHMENT, Failure to provide MOLQUATE PAIN MEDS, DELIBERATE INDIFFERENCE.

III. Prisoner Status

Indicate whether you are a prisoner or other confined person as follows (*check all that apply*):

- Pretrial detainee
- Civilly committed detainee
- Immigration detainee
- Convicted and sentenced state prisoner
- Convicted and sentenced federal prisoner
- Other (*explain*)

IV. Statement of Claim

State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alleged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. If the events giving rise to your claim arose outside an institution, describe where and when they arose.

B. If the events giving rise to your claim arose in an institution, describe where and when they arose.

MSP.

C. What date and approximate time did the events giving rise to your claim(s) occur?

SEE ATTCHO

D. What are the facts underlying your claim(s)? (For example: *What happened to you? Who did what? Was anyone else involved? Who else saw what happened?*)

SEE ATTCHO

V. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

SEE ATTCHO

VI. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

SEE ATTCHO

VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act (“PLRA”), 42 U.S.C. § 1997e(a), requires that “[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted.”

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?

Yes

No

If yes, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).

MSP

B. Does the jail, prison, or other correctional facility where your claim(s) arose have a grievance procedure?

Yes

No

Do not know

C. Does the grievance procedure at the jail, prison, or other correctional facility where your claim(s) arose cover some or all of your claims?

Yes

No

Do not know

If yes, which claim(s)?

All, as far as MSP would allow me to cover

D. Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose concerning the facts relating to this complaint?

Yes

No

If no, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?

Yes

No

E. If you did file a grievance:

1. Where did you file the grievance?

MSP.

2. What did you claim in your grievance?

MULTIPLE ISSUES, REQUEST.

3. What was the result, if any?

DENIAL, put off, SET ASIDE.

4. What steps, if any, did you take to appeal that decision? Is the grievance process completed? If not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.)

SEE CLAIM.

Case 6:21-cv-00072-SEH Document 6-1 Filed 10/26/21 Page 8 of 11

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

F. If you did not file a grievance:

1. If there are any reasons why you did not file a grievance, state them here:

2. If you did not file a grievance but you did inform officials of your claim, state who you informed, when and how, and their response, if any:

G. Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.

DELIBERATE INDIFFERENCE.

(Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.)

VIII. Previous Lawsuits

The “three strikes rule” bars a prisoner from bringing a civil action or an appeal in federal court without paying the filing fee if that prisoner has “on three or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury.” 28 U.S.C. § 1915(g).

To the best of your knowledge, have you had a case dismissed based on this “three strikes rule”?

Yes

No

If yes, state which court dismissed your case, when this occurred, and attach a copy of the order if possible.

MONT. US DIST. COURT, FLORIDA COURT

Case 6:21-cv-00072-SEH Document 6-1 Filed 10/26/21 Page 9 of 11

Pro Se 14 (Rev. 12/16) Complaint for Violation of Civil Rights (Prisoner)

A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes

No

B. If your answer to A is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)

1. Parties to the previous lawsuit

Plaintiff(s) SEC ATTCHD EXHIBIT L.

Defendant(s) SEC ATTCHD PAGE

2. Court (if federal court, name the district; if state court, name the county and State)

3. Docket or index number

4. Name of Judge assigned to your case

5. Approximate date of filing lawsuit

6. Is the case still pending?

Yes

No

If no, give the approximate date of disposition.

7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

DISMISSED

C. Have you filed other lawsuits in state or federal court otherwise relating to the conditions of your imprisonment?

TIMOTHY RAY SAUL
MESA ET AL
5:20-CV-11500-BJD-PLR
DO NOT HAVE paper form JUDGE WANTS
FILING IN COURT CALL
DISMISS

Name: _____ Number: _____ House: _____ Date: _____

9A

(NOTE: Only one continuation page may be used.)

INMATE/OFFENDER GRIEVANCE CONTINUATION FORM

MSP MWP CONTRACT FACILITY: _____
STATE OF MONTANA DEPARTMENT OF CORRECTIONS

Yes No

D. If your answer to C is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)

1. Parties to the previous lawsuit

Plaintiff(s)

TIMOTHY RAY SAVIDA

Defendant(s)

NOEL ET AL

2. Court (if federal court, name the district; if state court, name the county and State)

MIDDLE DIST. FLORIDA

3. Docket or index number

5:20-cv-00046-PGB-PRL

4. Name of Judge assigned to your case

DANTHIA MPEL

5. Approximate date of filing lawsuit

2/5/2020

6. Is the case still pending?

 Yes No

If no, give the approximate date of disposition

7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

IX. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 10/28/21

Signature of Plaintiff

LEWIS E. LEE

Printed Name of Plaintiff

TIMOTHY LEE SAOLLA

Prison Identification #

3021117

Prison Address

700 CANADA LAKE RD

DEERLOOG, City

MT. State

59722 Zip Code

B. For Attorneys

Date of signing: _____

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Address

City

State

Zip Code

Telephone Number

E-mail Address

CERTIFICATE OF SERVICE.

1 Timothy Ray, STOLEN STATES BY PERSONALITY OF PERSON
11/11/2010 11²⁴ AM FILED AFFIDAVIT IN SUPPORT OF LAWSUIT
COMPLAINT - 2 AFFIDAVITS CERTIFIEDS OF SERVICE

To. CLERK OF COURT UNITED STATES DISTRICT COURT HARRIS
901 FORT ST
HOUSTON, TX 77001

From MR TIMOTHY RAY STOLEN 10-300111
MSA L1111 LD2 NOSEC
200 CONTACT LAKE NO
DEERWOODS AT 59222

Respectfully,
MR TIMOTHY RAY, STOLEN
P 800 2103813,
in the name of the